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TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE

Docket No. PTK0025

In re Application of:	Gerhard Bonnet		
Application No.	10/501,842		
Filed:	Janaury 18, 2005	•	
For: PROCESS	AND DEVICE FOR MEASURING DIS	STANCE	
any patent granted defined in 35 U.S.C granted on pending The owner hereby a such period that it a	Spheron VR AC nt application hereby disclaims, exce on the instant application, which would be second Application Number agrees that any patent so granted on and any patent granted on the second on the instant application and is binding.	pt as provided below, the uld extend beyond the ex any terminal disclaimer of 10/501,843 , fil the instant application she application are common	piration date of the full statutory term filed prior to the grant of any patent ed on <u>November 30, 2004</u> all be enforceable only for and during ally owned. This agreement runs with
application that would fany patent grant in the event that an invalid by a court of 1 321, has all clair	we disclaimer, the owner does not divide extend to the expiration date of the ed on the second application, as shown as the second patent: expires for factoring the expires for factoring the expires for factoring the examination can statutory term as shortened by any term as shortened by any term.	e full statutory term as de rtened by any terminal dis illure to pay a maintenanc y disclaimed in whole or tificate, is reissued, or ir	fined in 35 U.S.C. 154 to 156 and 173 sclaimer filed prior to the patent grant be fee, is held unenforceable, is found terminally disclaimed under 37 CFF any manner terminated prior to the
Check either box 1	or 2, if appropriate.		•
1.	ubmissions on behalf of an organiz y, etc.), the undersigned is empowere	ation (e.g., corporation, d to act on behalf of the c	partnership, university, governmen organization.
information and be	nat all statements made herein of n lief are believed to be true; and furth ents and the like so made are punis ed States Code and that such willful s on.	ner that these statements hable by fine or imprison	s were made with the knowledge that ment, or both, under Section 1001 o
2. 🗵 The u	ndersigned is an attorney of record.		
Owner/app	licant is	✓ Large entity	
	claimer fee under 37 CFR 1.20(d) is	\$130.00	and is to be paid as follows:
	ne amount of the fee is enclosed. (C		
	is hereby authorized to charge any forcount Number 02-0385	es which may be require	d, or credit any overpayment,
	credit card. Form PTO-2038 is attach		
WARNING: be included	Information on this form may beco I on this form. Provide credit card i	me public. Credit card i nformation and authori	nformation should not zation on PTO-2038.
PTO suggested wo	ording for terminal disclaimer was		
√⊠ und	hanged. changed (if changed	i, an explanation should b	e supplied.)
		Dated:	March 3, 2008
Name a	Signature nd Address of Person Signing	I hereby c	ertify that this correspondence is being with the United States Postal Service William Service Willi
John F. Hoffman, I		sufficient p	ostage as first class mail in an envelop to "Commissioner for Patents, P.O. Box 145
Baker & Daniels LLP		Alexandria,	VA 22313-1450" [37 CFR 1.8(a)] on

Signature of Person Mailing Correspondence

John F. Hoffman, Regis. No. 26,280

Typed or Printed Name of Person Mailing Correspondence

March 3,\2008